

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
RICHMOND DIVISION**

SHANIKA K. BOYD,

Plaintiff,

v.

CIVIL NO. 3:12-cv-00830

**EQUIFAX INFORMATION SERVICES, LLC.,
EXPERIAN INFORMATION SOLUTIONS, INC.,
TRANS UNION, LLC., PROFESSIONAL ACCOUNT
MANAGEMENT, LLC., CREDIT COLLECTION
SERVICES, INC., RJM ACQUISITIONS, LLC.,
TRIDENT ASSET MANAGEMENT, LLC.,
CAVALRY PORFOLIO SERVICES, LLC.,**

Defendants.

PLAINTIFF'S SUPPLEMENTAL F.R.C.P. 26(a)(1) DISCLOSURES

COMES NOW the Plaintiff, **SHANIKA K. BOYD**, by counsel, and makes the following disclosures:

II. Description of documents in possession of the Plaintiff.

Other than those documents obtained from any Defendant in discovery, the Plaintiff has the following supplemental documents in her possession and control:

Plaintiff's Bate Stamp Nos. 000315-000712, and Experian Bate Stamp Exhibit # 000001 - 000127 (*The Supplemental Bate Stamped Exhibits will be forwarded to counsel for Defendant, RJM Acquisitions under separate cover*).

Plaintiff's Exhibit	Bate Stamp #
RJM – Information obtained from RJM Website	000315 – 000319
<i>Farren v. Experian Information Solutions, Inc., et al. USDC Ed of PA – Civil Action No: 04-995 – Motion for Summary Judgment filed by RJM Acquisitions Funding, LLC.</i>	000320 - 000388
<i>Farren v. Experian Information Solutions, Inc., et al. USDC Ed of PA – Civil Action</i>	000389 – 000423

No: 04-995 – <i>Defendant, RJM Acquisitions Funding, LLC. 's Supplemental Brief in Support of its Motion for Summary Judgment</i>	
<i>Farren v. Experian Information Solutions, Inc., et al.</i> USDC Ed of PA – Civil Action No: 04-995 – <i>Pre-Trial Memorandum of Defendant, RJM Acquisitions Funding, LLC.</i>	000424 – 000434
<i>Grismore v. RJM Acquisitions, LLC.</i> (USDC, District of AZ, Case No. CV08-0529 PHX DKD – Defendant, RJM Acquisitions, LLC. Motion for Summary Judgment	000435 – 000443
2012 Credit Reporting Resource Guide	000444 - 000695
August 27, 2012 FTC letter RE: RJM Acquisitions	000696 – 000697
e-OSCAR-web – System Terms of Use	000698 – 000711
e-OSCAR- website information – Automated Batch Interface	000712
e-OSCAR – Training Information and	000713 – 000715
CDIA Learning Center – New FCRA/FACTA Certificate Program Information	000716
Trans Union – Notice to Trans Union Subscribers on Data Reporting and Inquiry Input Guidelines	000717
Documents Disclosed by Experian	000001 - 000127

Plaintiff reserves the right to further supplement these disclosures.

SHANIKA K. BOYD

/s/

Leonard A. Bennett, Esq.
VSB #37523
Attorney for Plaintiff
CONSUMER LITIGATION
ASSOCIATES, P.C.
763 J. Clyde Morris Boulevard, Suite 1-A
Newport News, Virginia 23601
(757) 930-3660 - Telephone
(757) 930-3662 – Facsimile
E-mail: lenbennett@cox.net

Kristi Cahoon Kelly, VSB#72791
Andrew J. Guzzo, VSB #82170
SUROVELL, ISAACS, PETERSEN &
LEVY, PLC
4010 University Drive, Second Floor
Fairfax, Virginia 22030
(703) 251-5400 – Telephone
(703) 591-9285 – Facsimile
Email: kkelly@sipfirm.com
Email: aguzzo@sipfirm.com

Susan M. Rotkis, VSB#40693
CONSUMER LITIGATION
ASSOCIATES, P.C.
763 J. Clyde Morris Blvd. 1-A
Newport News, VA 23601
(757) 930-3660 – Telephone
(757) 930-3662 – Facsimile
Email: slotkis@clalegal.com
Counsel for Plaintiff

CERTIFICATE OF SERVICE

I hereby certify that on this 8th day of April, 2013, I will electronically file the foregoing with the Clerk of Court using the CM/ECF system, which will then send a notification of such filing (NEF) to the following:

Andrew Biondi
Sands Anderson PC
1111 East Main Street
P.O. Box 1998
Richmond, VA 23218-1998
(804) 783-7265
(804) 783-7291 Fax
E-mail: abiondi@sandsanderson.com

_____/s/
Leonard A. Bennett, Esq.
VSB #37523
Attorney for Plaintiff
CONSUMER LITIGATION
ASSOCIATES, P.C.
763 J. Clyde Morris Boulevard, Suite 1-A
Newport News, Virginia 23601
(757) 930-3660 - Telephone
(757) 930-3662 – Facsimile
E-mail: lenbennett@cox.net